- 2 51. The refusal of U S WEST to provide reasonable
- 3 access to essential facilities was to further and extend
- 4 U S WEST's monopoly over the provision of pay telephone services.
- 5 52. It is feasible for U S WEST to provide reasonable
- 6 and nondiscriminatory access to its essential facilities.
- 7 53. Unless enjoined, U S WEST will continue to refuse
- 8 provision of essential facilities or will discriminate in the
- 9 manner and method by which the essential facilities are provided
- 10 and in the charges made for essential facilities.
- 11 54. Plaintiffs have suffered damages as a result of
- 12 U S WEST's refusal to provide essential facilities and to do so
- 13 in a nondiscriminatory manner. Plaintiffs have suffered damages
- in an amount to be proved at trial, and plaintiffs request that
- 15 the damages be trebled under the provisions of 15 U.S.C. § 2.
- 16 THIRD CLAIM FOR RELIEF
- 17 Attempt to Monopolize in Violation of 15 U.S.C. § 2
- 18 55. Plaintiffs incorporate by reference the
- 19 allegations in paragraphs 1 through 54 above.
- 20 56. U S WEST has the specific intent of gaining and
- 21 maintaining a monopoly in the relevant market for pay telephone
- 22 locations so that it can then enjoy full monopoly power in the
- 23 relevant market for delivery of pay telephone services.
- 24 57. U S WEST has attempted to monopolize the relevant
- 25 market through exclusionary, predatory, and anticompetitive
- 26 conduct.

1	
2	58. U S WEST's conduct has been successful and has had
3	the effect of excluding competition. Unless enjoined, U S WEST's
4	conduct will continue and will result in completely excluding
5	competition, thereby raising prices to consumers and lessening
6	the availability of services.
7	59. There is a dangerous probability that U S WEST
8	will achieve monopsony power in the relevant market and thereby
9	will achieve monopoly power in the market for sales of services.
10	60. U S WEST's unlawful conduct is continuing and
11	threatens continuing loss and damages to plaintiffs. Unless
12	U S WEST is enjoined by this court, its anticompetitive conduct
13	will continue.
14	61. Plaintiffs have suffered damages in an amount to
15	be determined at trial. Plaintiffs request that their damages be
16	trebled under the provisions of 15 U.S.C. § 2.
17	FOURTH CLAIM FOR RELIEF
18	Supplemental Claim for Violation of Antimonopolization Provisions of State Law
19	Antimonopolization Flovisions of State haw
20	62. Plaintiffs incorporate by reference all the
21	allegations in paragraphs 1 through 38 above.

63. This court has supplemental jurisdiction over

plaintiffs' state law claims under the doctrine of supplemental

25

24

jurisdiction.

22

23

26

- 2 64. U S WEST's conduct as alleged constitutes a
- 3 violation of the antimonopolization provisions of state law in
- 4 Oregon and Washington.
- 5 65. If U S WEST is not enjoined from refusing to
- 6 provide reasonable and nondiscriminatory access to its essential
- 7 facilities, plaintiffs will suffer irreparable injury and the
- 8 market for delivery of pay telephone services will be deprived of
- 9 competition.
- 10 66. U S WEST's refusal to provide reasonable and
- nondiscriminatory access to its essential facilities constitutes
- 12 a violation of law and impacts plaintiffs in the states of Oregon
- 13 and Washington. U S WEST's actions have had an adverse impact on
- 14 plaintiffs and on the market for delivery of pay telephone
- 15 services. Plaintiffs have been and will be damaged monetarily in
- 16 an amount to be proved at trial, and plaintiffs request that
- 17 their damages be trebled under the provisions of Washington and
- 18 Oregon statutes.

19 FIFTH CLAIM FOR RELIEF

<u>Tortious_Interference With Business</u>

- 21 67. Plaintiffs incorporate by reference the
- 22 allegations in paragraphs 1 through 38 above.
- 23 68. U S WEST has interfered with plaintiffs' business
- 24 relationships with pay telephone location providers by using
- 25 false advertising, by furnishing false information, and by

20

1	
2	refusing to provide prompt installation services and repair
3	services.
4	69. U S WEST has interfered with plaintiffs' sales by
5	falsely portraying plaintiffs as furnishing inferior services, as
6	being more expensive, and as having inferior telephone equipment.
7	70. Plaintiffs had valid existing contractual
8	relationships with site providers or an expectancy of
9	establishing valid contractual relationships.
10	71. U S WEST had knowledge of the relationships or
11	expectancies on the part of plaintiffs.
12	72. U S WEST intentionally acted to interfere with
13	contractual relationships or business expectancies, causing a
14	breach or termination of the relationships or expectancies.
15	73. U S WEST's interference was the direct cause of
16	resultant damage to plaintiffs.
17	74. Plaintiffs have been monetarily damaged in an
18	amount to be proved at trial. Under Oregon law, plaintiffs
19	should be awarded punitive damages as well as compensatory
20	damages for their injuries.
21	SIXTH CLAIM FOR RELIEF
22	Violation of Washington Unfair Trade Practices
23	Statute (RCW 19.86.020 and RCW 19.86.090)

Plaintiffs incorporate the allegations in

26

24

25

75.

paragraphs 1 through 38 above.

as

- 76. As alleged heretofore, plaintiffs are the
- purchasers of products and services from U S WEST; pay telephone
- 4 location providers are contractors and lessors of locations to
- 5 plaintiffs and to U S WEST; and the general public, as consumers,
- 6 use the pay telephones provided by plaintiffs in competition with
- 7 the pay telephones provided by U S WEST.
- 8 77. The acts of U S WEST that are complained of
- 9 occurred in the conduct of trade or commerce, which both directly
- 10 and indirectly affect the people of the state of Washington.
- 78. U S WEST is a competitor of plaintiffs in the
- 12 market for obtaining pay telephone locations. As alleged in
- 13 paragraphs 32 and 33, U S WEST has deceived or misled both
- 14 location providers and consumers about plaintiffs' charges and
- 15 services, thereby obtaining locations for itself and injuring the
- 16 business of plaintiffs. U S WEST has advertised to the general
- 17 public and communicated misrepresentations and has solicited
- 18 location providers orally and in writing and communicated
- 19 misrepresentations. U S WEST's deceptive acts or practices have
- 20 the potential for repetition and are being repeated and carried
- 21 on as a continuous course of conduct.
- 79. There is a causal link between the unfair or
- 23 deceptive acts or practices of U S WEST and the injury to the
- 24 businesses of plaintiffs.
- 25 80. Unless enjoined, U S WEST's acts of unfair
- 26 competition will continue, with the result that plaintiffs will

2	be	unable	to	compete	and	the	public	will	have	fewer

- 3 pay telephones available for use. Providers of telephone
- 4 locations will be injured in their business or property because
- 5 fewer telephone owners will seek locations.
- 6 81. Plaintiffs have been damaged in an amount to be
- 7 proved at trial. Pursuant to the provisions of RCW 19.86.090,
- 8 plaintiffs are entitled to recover their damages, to have their
- 9 damages trebled, and to be awarded their attorney fees.
- 10 SEVENTH CLAIM FOR RELIEF

11 Tying Agreement in Violation of Sections 1 and 2 of the Sherman Act

12

- 13 82. Plaintiffs incorporate by reference the
- 14 allegations contained in paragraphs 1 through 38 above.
- 15 83. Defendant has obtained locations for
- 16 pay telephones from owners of those locations by telling
- 17 site owners that they cannot have pay telephones with
- 18 U S WEST operator services unless the site owners also agree
- 19 to the installation of pay telephones provided by U S WEST.
- 20 84. Operator services and pay telephones are separate
- 21 products and are provided separately in the relevant market.
- 22 85. U S WEST has market power in the provision of
- 23 IntraLATA operator services in its service area because of its
- 24 status as the monopoly LEC.
- 25 86. Site owners have been compelled to accept
- 26 U S WEST's telephones even though plaintiffs' telephones would

2 have been a better choice, because site owners otherwise could

- not provide their customers with U S WEST operator services.
- 4 87. The agreements between U S WEST and site owners
- for the right to install telephones constitute agreements in
- 6 restraint of trade.
- 7 88. The refusal to provide operator services and the
- 8 tying of operator services to telephones is an exercise of
- 9 monopoly power because U S WEST has a monopoly over operator
- 10 services in the relevant market.
- 11 89. U S WEST's actions have had an impact on
- 12 commerce and trade among the several states because the telephone
- 13 apparatus that plaintiffs otherwise would purchase could not be
- 14 purchased and sold. Further, U S WEST's activities are in and
- 15 affect interstate commerce because, although US WEST is
- 16 restricted to providing IntraLATA service, the LATA boundaries in
- 17 which US WEST operates overlap state boundaries in various areas
- 18 of Oregon and Washington and the contiguous states of Idaho and
- 19 Montana.
- 20 90. U S WEST's activities with its site providers
- 21 constitute the lease, sale, or contract for sites on the
- 22 condition, agreement, or understanding that the purchaser would
- 23 not grant location space to plaintiffs, and the effect of the
- 24 lease, sale, or contract is to substantially lessen competition
- or tend to create a monopsony as to pay telephone sites, thereby
- 26 extending U S WEST's monopoly in pay telephones to the ultimate

consumer. The exclusion of plaintiffs from pay telephone sites

- 3 has been the cause of injury in the business or property of
- 4 plaintiffs. Plaintiffs have suffered monetary damages in an
- 5 amount to be proved at trial.

6 JURY DEMAND

- 7 Plaintiffs demand trial by jury of all claims for
- 8 monetary damages.
- 9 WHEREFORE, plaintiffs pray for judgment against
- 10 U S WEST as follows:
- 11 A. For plaintiffs' actual damages as determined by a
- 12 jury, to be thereafter trebled by the court in accordance with
- 13 Sections 1 and 2 of the Sherman Act, Section 4 of the Clayton
- 14 Act, and the provisions of the antimonopolization statutes of the
- 15 states of Oregon and Washington and the Unfair Trade Practices
- 16 Statute of Washington, RCW 19.86.020 and RCW 19.86.090.
- 17 B. Under common law for damages and for treble
- 18 damages.
- 19 C. For preliminary and permanent injunctive relief
- 20 enjoining U S WEST from future violations.
- D. For interest as allowable by law.
- 22 E. For the costs of this lawsuit.
- 23 F. For investigatory costs and expert witness fees.
- 24 G. For reasonable attorney fees.

25

26

Telephoner 508-845-4000 FAX - 508-845-4135

1013 Westleid Roan Madison Wi 33717 1799

UT-97006H

TOS TELECOM

State Regulatory Attairs

January 14, 1997

Mr. Steve McLellan, Secretary Washington Utilities and Transportation Commission 1300 S. Evergreen Park Drive SW Olympia, WA 98504-7250

RE: Asotin Telephone Company - Paystation Service

Dear Mr. McLellan:

Enclosed please find one original and three (3) copies of the following tariff pages:

Index, Section III, Second Revised Sheet 4
Second Revised Sheet 1

First Revised Sheet 6 First Revised Sheet 7 First Revised Sheet 8

This tariff filing complies with FCC Docket 96-128 which addresses the deregulation of payphone equipment. These tariff pages change Public and Semi-Public Telephone Service to Paystation Service. Under Paystation Service, a Paystation Access Line rate and Coin Supervision rate have been established. The Paystation Access Line rate has been tariffed as the Business One-Party local rate.

The effective date of these tariff pages is April 15, 1997.

If you have any questions, please contact me at (608) 845-4153.

Sincerely,

Amy E. Clark

Administrator - Rates & Tariffs

amy & Clark

Enclosures

cc: Mr. Richard Finnigan

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Second Revised Sheet 4
Cancels First Revised 4

ASOTIN TELEPHONE COMPANY

Washington

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ISSUED: January 15, 1997 BY:

Richard A Finnigan

EFFECTIVE: April 15, 1997

TITLE: Attorney

Section III
Second Revised Sheet 1
Cancels First Revised Sheet 1

ASOTIN TELEPHONE COMPANY

Washington

BASIC LOCAL EXCHANGE ACCESS LINE SERVICE

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ISSUED: January/15/ 1997

Richard A. Finnigan

EFFECTIVE: April 15, 1997

TITLE: Attorney

Section III First Revised Sheet 6 Cancels Original Sheet 6

ASOTIN TELEPHONE COMPANY

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Washington

BASIC LOCAL EXCHANGE ACCESS LINE SERVICE

PAYSTATION SERVICE

A. GENERAL

Paystation Service provides telephone service to a customer-leased or owned paystation with or without coin collecting devices. A Paystation Access Line permits providers of such service to provide pay telephone service to the public.

B. CONDITIONS

- 1. Paystation Service will be considered a business service for the purpose of applying the terms, rates and conditions found elsewhere in this tariff.
- 2. Only one paystation instrument may be connected to each Paystation Access Line.
- 3. The customer shall be responsible for the installation, operation and maintenance of any paystation instrument used in connection with this service.
- Requests to Directory Assistance Service originated from paystations will be charged the applicable rate of the Directory Assistance Service Provider.
- 5. Coin-free operator and emergency 911 access must be available from all paystations.
- The customer is responsible for the provision of booths, shelves, directories and all other ancillary equipment.
- 7. The demarcation point between Company facilities will generally be the minimum point of entry at the customer's premises. A Standard Network Interface will be installed at the location determined by the Company which is accessible to both the customer and the Company.
- 8. The Company shall not be liable for shortages of coins collected and deposited at the customer's paystation instrument.
- 9. The Company reserves the right to disconnect service when the paystation provider does not comply with the F.C.C. and state rules and regulations related to paystation service.

ISSUED: January

Call

Richard A. Finnigan

EFFECTIVE: April 15, 1997

TITLE: Attorney

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Section III
First Revised Sheet 7
Cancels Original Sheet 7

ASOTIN TELEPHONE COMPANY

Washington

BASIC LOCAL EXCHANGE ACCESS LINE SERVICE

PAYSTATION SERVICE (Continued)

B. CONDITIONS (Continued)

- 10. Coin Supervision is a service that provides signaling capability from the central office for paystations that do not have signaling capability within the telephone. This signaling capability provides operators and/or operator systems coin control.
- 11. The Multiline Business Subscriber Line Charge, found in the interstate access tariff (NECA Tariff FCC No. 5), is applicable to all Paystation Service lines.
- C. Rates and Charges

Monthly Rate

1. Paystation Access Line¹

Business One-Party local

rate shall apply

2. Coin Supervision

Rate set forth in NECA's Interstate Tariff FCC No. 5

Coin Rate²

3. Each outgoing local message

\$0.25

¹ Installation, move and change charges will be those applicable to business service.
² The coin rate is in addition to the applicable toll rates. This rate is deregulated and detariffed effective October 7, 1997.

ISSUED: January 15, 1997

Richard /K. Finnigan

EFFECTIVE: April 15, 1997

TITLE: Attomey

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WN U-3

Section III First Revised Sheet 8 Cancels Original Sheet 8

ASOTIN TELEPHONE COMPANY

Washington

BASIC LOCAL EXCHANGE ACCESS LINE SERVICE

(D)

(D)

ISSUED: January 15, 1997

Richard A. Finnigan

EFFECTIVE: April 15, 1997

TITLE: Attorney

D

U.S. WEST Communications 1600 Beil Plaza, Room 3204 Sexue, Washington, 98191 206 345-2003

C. Scott McClellan Vice President - Washington COMMUNICATIONS (2)

January 15, 1997

Advice No. 28257

CELEBRATION OF THE STATE OF THE

Office of the Secretary
Washington Utilities and
Transportation Commission
P.O. Box 47250
Olympia, Washington 98504-7250

Dear Mr. McLellan:

U.S. WEST Communications, Inc. (USWC) is forwarding for filing the sheets listed on Anachment A.

This filing introduces Smart Public Access Line (Smart PAL) on a flat rated monthly recurring and non-recurring basis. This filing is in compliance with the requirements in the FCC Order 96-388 (Paragraphs 146 and 147) and FCC Order 96-439 (Paragraph 163). The FCC Orders require provision of a coin line for use by all Payphone Service Providers who wish to place coin control functions on such a line. In addition, this filing withdraws language in the tariff which regulates the operational characteristics of independent Payphone Service Provider pay telephones.

Supporting documentation for this filing is considered confidential to U S WEST, is stamped as such and should be protected under the provisions of WAC 480-09-015.

If you have questions concerning this filling, please contact Joyce Morris on (206)345-5921.

Yours very muly,

Vice President

Arments

Post-it* Fax Note 7671 Date |-2| | # of pages > 5

To Broxs Harby From Kuppi Willer
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Attachment A Advice No. 2825T

EXCHANGE AND NETWORK SERVICES WN 11-31

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5	143	lst
5	144	÷th
5	145	lsc
5	146	3rd
5	147	3rd

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US WEST COMMUNICATIONS, INC.

WN U-31 EXCHANGE AND NETWORK SERVICES WASHINGTON SECTION 5

1st Revised Sheet 143

Cancels Original Sheet 143

5. EXCHANGE SERVICES

5.5 PUBLIC COMMUNICATION SERVICE - COIN AND COINLESS (Cont'd)

5.5.7 PUBLIC ACCESS LINE SERVICE

A. Description

Public Access Line (PAL) Service is provided for use with Payphone Service Provider (PSP) pay telephones at locations accessible to the public, subject to the availability of existing central office facilities and special operator equipped locations, as appropriate, e.g., Traffic Operator Position System (TOPS).

1. Basic PAL Service

Basic PAL Service is a flat two-way line that provides:

- · Access to the local network.
- · Inter/Intral ATA and Interstate toll calling.

2. Smart PAL Service

Smart PAL Service is a flat, two-way or outgoing only line which utilizes central office coin control features. This service provides:

- · Coin signaling, including coin collect and coin return.
- Company completed and carried local and intraLATA toll messages, both sent paid and non-sent paid.
- Company operator services/systems for all 0-, 0+ and 1+ intraLATA toll calls, and 0+ local calls.
- Routing to the presubscribed carrier for all 0+ and 00- interLATA calls.
- Pay-per-call blocking (e.g. 900 and 976).
- · Incoming and outgoing call screening.
- Access to:
 - Directory assistance,
 - 911 emergency code,
 - All interexchange carriers,
 - 800/800-type service and 950 telephone numbers.
 - Company repair service.

3. PAL Carrier Package

PAL Carrier Package is an outgoing service commonly used by Interexchange Carriers and includes Call Screening and local Call Restriction.

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(M) Material moved from Sheet 146.

(M1) Material moved to Sheet !44.

US WEST COMMUNICATIONS, INC.

WN U-31 EXCHANGE AND NETWORK SERVICES

SECTION 5
4th Revised Sheet 144

Cancels 3rd Revised Sheet 144

WASHINGTON

5. EXCHANGE SERVICES

- 5.5 Public Communication Service Com and Coinless
- 5.5.7 PUBLIC ACCESS LINE SERVICE (Cont'd)
 - B. Terms and Conditions

1. Each PSP pay telephone must be connected to a separate Public Access Line.

(C)

- 2. All PSP pay telephones must be connected to PAL Service, be FCC registered, or connected behind a registered protective coupler, and comply with all FCC Rules and Regulations and Telecommunications for the Disabled Act of 1982 requirements relative to handicapped access, and National Electric Code and National Electric Safety Code.
- 3. The Company is not liable for shortages of coins deposited and/or collected from the pay telephones used on PAL Service.
- 4. The Company is not liable for end-user fraud associated with failure of the customer's pay telephones to perform correctly.
- 5. The following terms and conditions are specific to Smart PAL Service:
- a. Off premises extensions are not permitted.
- b. Until other carriers can provide sent-paid InterLATA coin service, all direct dialed InterLATA and International (1+, 10XXX+1, and 011+) calls will be forwarded to AT&T for coin rating and completion.
- c. The customer must insure that the telephone sets used with Smart PAL Service are capable of rating sent-paid local calls and are compatible with, and cause no harm to the Company's network.
- 6. Two-way PAL Service rates and charges include one business directory listing. Additional listings will be furnished at rates and charges specified in 5.7.
- 7. PAL Service is not represented as adapted for data service. PAL Service contemplates the provision of satisfactory voice transmission only.
- 8. PSP pay telephones, unless served by a PAL carrier package, must be able to complete local as well as toll calls with presubscription to the Interexchange Carrier (IC) of the owner's choice. The telephone must also provide access to all other ICs unless it is owned by an IC.

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US WEST COMMUNICATIONS, INC.

WN U-31 EXCHANGE AND NETWORK SERVICES WASHINGTON SECTION 5 1st Revised Sheet 145 Cancels Original Sheet 145

5. EXCHANGE SERVICES

- 5.5 PUBLIC COMMUNICATION SERVICE COM AND COINLESS
- 5.5.7 PUBLIC ACCESS LINE SERVICE
 - B. Terms and Conditions (Cont'd)
 - 9. Terms, conditions, rates and charges as described elsewhere in this Tariff apply as appropriate.
 - Changing to or from Basic and Smart PAL Service may require a telephone number change.
 - 11. Any service to which an existing PSP pay telephone is connected will be converted to a PAL.
 - 12. Screening/Restriction Services, specified in Section 10, are available to Basic PAL Service customers.
 - C. Responsibility of the Customer
 - 1. The PAL customer will be responsible for:
 - a. The installation, operation, and maintenance of any PSP pay telephone used in connection with this service.
 - b. The rates and charges incurred on the Public Access Line. Toll adjustments will not be allowed on the PAL account, unless due to Company error.
 - c. The refund of coins when lost or collected in error.
 - d. The payment of Maintenance of Service Charges for visits made by a Company employee to the customer's premises when a service difficulty or trouble report results from the PSP pay telephone.

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WN U-31 EXCHANGE AND NETWORK SERVICES WASHINGTON SECTION 5
3rd Revised Sheet 146

Cancels 2nd Revised Sheet 146

5. EXCHANGE SERVICES

5.5 Public Communication Service - Coin and Coinless

5.5.7 PUBLIC ACCESS LINE SERVICE (Cont'd)

C. Rates and Charges

1. Basic PAL monthly rates are billed on a per line basis, as follows:

 \mathbb{C}

	USOC	NONRECURRE CHARGE		ONTHLY RATE IR RATE GROUP 1, 2 OR 3		
 Flat two-way 	ικΥ	[1]		[I]	(T)
PAL Carrier Package	INS	[2]	[2] S		(T))
	USOC	Mon PER EAS RAT A	THLY RATE GROUP B			1
• Flat two-way	IKY	[1]	[1]	[1]	E	
- P.A.L. Carrier Package	1N8	\$25.65	\$26.35	\$26.50	Ð	
	MONTHLY RATE PER EAS RATE GROUP1, 2 OR 3[3] USOC D E F					
- Flat two-way	iKY	[1]	[1]	[1]	m	
PAL Carrier Package	1N8	\$26.60	S29.30	\$32.26	(T)(M	

[1]	Rates and charges for flat rated simple business service apply	, as specified in 5.2.4.
-----	--	--------------------------

[2] A nonrecurring charge from 5.2 applies per PAL.

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[3] Rate includes the monthly rate plus the EAS increment. Nonrecurring charge applies.

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(M) Material moved from Sheet 147.

(MI) Material moved to Sheet 143.

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U S WEST COMMUNICATIONS, INC.

WN U-31 EXCHANGE AND NETWORK SERVICES WASHINGTON

Sub

2nd Revised Sheet 47 Cancels 1st Revised Sheet 47

SECTION 5

5. EXCHANGE SERVICES

5.2 LOCAL EXCHANGE SERVICE 5.2.4 FLAT RATE SERVICE (Cont'd)

B. Rates and Charges

Rates and charges are as follows:

		Non	RECURRIN	-	ONTHLY RA		
		1	CHARGE	1	2	3	
Residence[2]Simple Flat[3]Complex Flat[3]			\$31.00 48.00 48.00	\$ 9.63 (I) 18.40 26.50	\$ 10.50 (I) 23.10 32.50	\$10.50 (I) 26.20 37.10	(C) (H) (F)
		1-A	ONTHLY RA 1-B	TE PER RA 1-C	TE GROUP(1-D	[1] 1-E	(C)
Residence[2]Simple Flat[3]Complex Flat[3]		\$ 9.65 (I) 18.45 26.55	\$ 9.90 (I) 19.15 27.25	\$ 9.95 (I) 19.30 27.40	\$10.50 (I) 19.40 27.50	\$10.50 (T) 22.10 30.20	(C) (T) (T)
	2-A	M(2-B	NTHLY RA	TE PER RA	TE GROUP[2-E		(C)
				2-D		2-F	
ResidenceSimple Flat[3]Complex Flat[3]	\$10.50 (I) 23.15 32.55	\$10.50 (I) 23.85 33.25	\$10.50 (I) 24.00 33.40	\$10.50 (I) 24.10 33.50	\$10.50 (I) 26.80 36.20	\$10.50 (I) 29.76 39.16	(T) (T)
		3-A	NTHLY RA 3-B	TE PER RA	TE GROUP(3-D	1] 3- E	(C)
ResidenceSimple Flat[3]Complex Flat[3]		\$10.50 (I) 26.25 37.15	\$10.50 (I) 26.95 37.85	\$10.50 (I) 27.10 38.00	\$10.50 (Ī) 27.20 38.10	\$10.50 (I) 29.90 40.80	(T) (T)
[1] Nonrecurring c	harge appli	ies					(T)
• • •							(N)

Rate includes the monthly rate plus the EAS increment.